

UNITED STATE! EPARTMENT OF COMMERCE Patent and Trademark Office Address: ODMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED INVENTOR	ATI	ORNEY DOCKET NO.
09/265	.305 03/10/95	9 UCHIYAMA	K	990514 m/4
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	DOANE SWECKER	& MATHIS	ART UNIT	" PAPER NUMBER
	DX 1404 NDRIA VA 22313-	1404		ろ .
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			'DATE MAILED:	D-87/30 (40)
s is a communicati MMISSIONER OF	on from the examiner in charge PATENTS AND TRADEMARE	e of your application. KS	•	
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	п.		4 F	This action is made fina
This application h	as been examined LIR	esponsive to communication filed on		•
ortened statutory	period for response to this act	ion is set to expire month(s	days from th	e date of this letter.
re to respond with	hin the period for response will	cause the application to become aband	oned. 35 U.S.C. 133	
t THE FOLLOW	VING ATTACHMENT(S) ARE	PART OF THIS ACTION:		
	References Cited by Examiner,		otice of Draftsman's Patent	-
	art Cited by Applicant, PTO-14		otice of Informal Patent App	lication, PTO-152.
5. Information	n on How to Effect Drawing Ch	anges, PTO-1474. 6. 🔲 _		··
rt II SUMMARY	OF ACTION			
	1- 8	ク ル		
Claims		20	ar	e pending in the application
Of the	above, claims		are with	ndrawn from consideration
_				4.
Cialms	1 - 0	0		
Claims				
Claims			a	re objected to.
Claims			are subject to restriction o	r election requirement.
This applicat	ion has been filed with Informa	drawings under 37 C.F.R. 1.85 which a	re acceptable for examinat	ion purposes.
. 🔲 Formal draw	ings are required in response t	to this Office action.		
. The correcte	d or substitute drawings have btable; 🗖 not acceptable (see	been received on explanation or Notice of Draftsman's Pa	. Under 37 C.F.I tent Drawing Review, PTO	R. 1.84 these drawings 948).
The propose examiner;	d additional or substitute shee	et(s) of drawings, filed on r (see explanation).	has (have) been	approved by the
. The propose	d drawing correction, filed	has been 🔲 app	roved; D disapproved (se	e explanation).
Acknowledge	ement is made of the claim for In parent application, serial no	priority under 35 U.S.C. 119. The certif b; filed on	ied copy has theen rece	ived not been receive
3. Since this ap	plication apppears to be in cor with the practice under Ex part	ndition for allowance except for formal me Quayle, 1935 C.D. 11; 453 O.G. 213.	atters, prosecution as to the	e merits is closed in
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Art Unit: 3727

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness

rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the

manner in which the invention was made.

2. Claims 1 - 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Adell.

The container dimensions, material of construction, and number of containers fittable within a box

are obvious matters of choice with the device of Adell. To have employed injection blow molding

in the construction of the device of Adell would have been obvious to one of ordinary skil in the

art in view of the wide acceptance of such in the plastic container field. The method claimed

would have been an obvious method for the above set forth device in view of the intended use.

3. The references to Arvidson, et. al., Singier, Harbour, and Dyer have been cited to further

show related structure.

Steven M. Pollard

27 March 2000

Steven on follow

Steven Pollard
Primary Examiner